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VIA ECF & EMAIL

December 18, 2020

Honorable J. Paul Oetken
United States District Court
Southern District of New York
40 Foley Square
New York, NY 10007

Re: *United States v. Dominique Green*, 20 Cr. 563 (JPO)

Dear Judge Oetken,

I submit this letter, on behalf of my client, Dominique Green, requesting a modification of his bail conditions. Mr. Green would like to travel with his family (including one of the co-signers on his bond) to Puerto Rico for a vacation to celebrate his daughter's birthday, leaving New York on January 8, 2021, and returning on January 12, 2021. He has not yet booked accommodations or airfare, as he is awaiting the Court's approval. Should the Court approve this request, counsel will submit a letter providing the Court with information on Mr. Green's hotel booking.

Both counsel and Mr. Green have conferred with his pretrial services officer and she has no objection to this request, noting that Mr. Green has been compliant with supervision. We will, of course, provide all necessary detail of Mr. Green's travel to his pretrial services officer. Counsel has spoken with the Government and they will defer to pretrial services.

I, therefore, request that the conditions of Mr. Green's pretrial supervision be modified to allow for him to travel to the District of Puerto Rico from January 8 through January 12, 2021. Thank you for your consideration of this request.

Granted.
So ordered.
December 18, 2020

Respectfully,

/s/ Ken Womble
Counsel for Dominique Green



J. PAUL OETKEN
United States District Judge

USPTSO Keyana Pompey